UNITED STATES DISTRICT COURT

for the

MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs. Robert Anthony Taylor		Docket No	. <u>0650 3:13CR00097 - 21</u>
Petition fo	or Action on	Conditions of Pretrial Relea	se
COMES NOW Dariel S Blackled presenting an official report upon who was placed under pretrial relesitting in the Court at Nashville, 7 conditions: Please reference the a	the conduct o ase supervisi Cennessee	on by the Honorable E. Clifton , on June 03, 2013	Knowles, U.S. Magistrate Judge _, under the following
Respectfully presenti Please reference page two of the		r action of Court and for cause	e as follows:
I declare under penalty of perjury	that the fore	going is true and correct.	
Dariel S Blackledge-White	VielVaSI	Nashville, TN	May 16, 2014
U.S. Pretrial Services Officer		Place:	Date:
Next Scheduled Court Event	Trial Event	June 24 Date	4, 2014
	PETITIO	NING THE COURT	
☐ No Action ☐ To Issue a Warrant			setting a hearing on the petition
THE COURT ORDERS: No Action The Issuance of a Warrant. Sealed Pending Warrant Execu (cc: U.S. Probation and U.S. M Other Considered and ordered this of,	arshals only) 19 day ordered filed	A Hearing on the Petit. May 29, 2018 Date	ion is set for 10:00 AM Time
Honorable E. Clifton Kı U.S. Magistrate Jud			

Honorable E. Clifton Knowles U.S. Magistrate Judge Superseding Petition for Action on TAYLOR, ROBERT ANTHONY Case No. 3:13-CR-00097-21 May 16, 2014

On June 3, 2013, defendant Robert Anthony Taylor appeared before Your Honor for an Initial Appearance as a result of being charged with violating Title 21 U.S.C. § 846, Conspiracy to Possess With Intent to Distribute and to Distribute Oxycodone, Hydromorphone, and Oxymorphone, Schedule II Controlled Substances, and Buprenorphine, a Schedule III Controlled Substance. The Government did not file a Motion for Detention, and the defendant was released on a personal recognizance bond with pretrial supervision.

Special Conditions of Release:

Please reference the attached Order Setting Conditions of Release.

VIOLATION(S):

Violation No. 1: Refrain from the use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner; defendant shall notify Pretrial Services of any medication prescribed by a physician:

On May 8, 2014, the defendant submitted a urine screen that was confirmed positive for the presence of oxymorphone. Defendant Taylor also tested positive for buprenorphine, for which he had a previous prescription. He emphatically denies he used any illicit or nonprescribed substances.

Current Status of Case:

A jury trial is scheduled for June 24, 2014, at 9:00 a.m.

Probation Officer Action:

The supervising officer has continued to encourage Mr. Taylor to abstain from the use of illicit drugs or nonprescribed narcotics. On May 2, 2014, this officer communicated concerns regarding relapse with the defendant's substance abuse treatment counselor.

On May 8, 2014, the defendant informed the U.S. Probation and Pretrial Services Office Drug Program Assistant (DPA), who administered the urine screen, that he was prescribed Norco 325 milligrams for his dental issues.

On May 15, 2014, this officer contacted the defendant's mother and third-party custodian, Tammy Page, and inquired about the defendant's positive urine screen. Ms. Page informed the defendant was prescribed medication on April 9, 2014, and she opined Mr. Taylor was doing well and had not

Honorable E. Clifton Knowles U.S. Magistrate Judge Superseding Petition for Action on TAYLOR, ROBERT ANTHONY Case No. 3:13-CR-00097-21 May 16, 2014

relapsed. On the same date, the defendant called this officer as requested. Mr. Taylor confirmed that on April 9, 2014, he had dental work completed and was prescribed ten Norco 325 milligram tablets. When this officer asked how many pills the defendant had remaining, he reported he had ½ of a tablet left. The defendant related he would throw the pill out to alleviate any further issues. This officer advised the defendant he could take his medication as prescribed. Mr. Taylor was informed he could not use illicit or nonprescribed substances, and he denied he abused narcotics.

On May 16, 2014, the supervising officer consulted with the DPA and also researched whether ingesting Norco tablets would yield a positive urine screen for oxymorphone. Investigation revealed the defendant's use of Norco would render him positive for opiates as opposed to oxymorphone. Additionally, a request for verification of defendant Taylor's continued participation in the Suboxone clinic was submitted to the treatment provider.

Respectfully Petitioning the Court as Follows:

Although Mr. Taylor denies he used oxymorphone, he tested positive for the substance. Also, it remains unclear whether the defendant has abused Suboxone, as he has yet to submit an updated prescription to his pretrial services officer. Specifically, his last prescription for the substance was written in June 2013. Due to the defendant's continued drug use and his questionable use of Suboxone, Pretrial Services respectfully recommends that Mr. Taylor be ordered to appear before the Court to show cause as to why his bond should not be revoked.

Assistant U.S. Attorney Brent Hannafan has been advised of the above violations.

Approved:

Vidette A Putman

Case 3:13-cr-00097

Supervisory U.S. Probation Officer

xc: Brent Hannafan, Assistant U.S. Attorney

Stephanie Gore & Michael Terry, Defense Counsel

UNITED STATES DISTRICT COURT

	MIDDLE		District of	TENNESSEE	
	United States of Amer	ica	ORI	ER SETTING CONDITIONS OF RELEASE	
ROE	BERT ANTHONY T	AYLOR	Case Number:	3:13-00097-21	
IT IS ORDE	RED that the release of	the defendant is subj	ect to the following condi	tions;	
(1)	The defendant shall not	t commit any offense	e in violation of federal, st	ate or local law while on release in this case.	
(2)	The defendant shall im address and telephone	mediately advise the number.	e court, defense counsel a	ad the U.S. attorney in writing before any chang	ge in
(3)	The defendant shall ap	pear at all proceedin	gs as required and shall st	irrender for service of any sentence imposed as	
	directed. The defendant	nt shall appear at (if	blank, to be notified)	Place	
		Á	•		
		or		Date and Time	·
		e on Personal	L Recognizance o	Pate and Time	- Carenta Care
IT IS PU	RTHER ORDERED th	e on Personal	l Recognizance o	Tete and Time r Unsecured Bond covided that:	
IT IS FU	RTHER ORDERED th	e on Personal	l Recognizance o ant be released proceed pear at all proceed	r Unsecured Bond covided that: dings as required and to surrence	der
	RTHER ORDERED th The defendant p The defendant	e on Personal at the defenda romises to app executes an	Recognizance of the released proceed at all proceed unsecured bond	r Unsecured Bond covided that: dings as required and to surrence binding the defendant to perform the defendant the defendant to perform the defendant to perform the defendant to perform the defendant the defendance the defendant the defendance the d	æy :
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(V)	RTHER ORDERED th The defendant p The defendant	e on Personal at the defenda romises to app executes an	Recognizance of the released proceed at all proceed unsecured bond	r Unsecured Bond rovided that: ddings as required and to surrence binding the defendant to put dollar ad or to surrender as directed for	ay _) or

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(Rev. 5/99) Additional Conditions of Release

Additions	Conditions of	í Release

	DERED that the release of the defendant is subject to the conditions marked below: efendant is placed in the custody of:	
	ofendant is placed in the custody of: cof person or organization)	
(Addı	/7t-1 \1a\	
(City es (a) to su	and state) ervise the defendant in accordance with all the conditions of release, (b) to use every effort to assure the appearance of the to notify the court immediately in the event the defendant violates any conditions of release or disappears.	e defendant at all scheduled cour
ngs, and (c)	Signed	
	Custodian or Proxy	Date
		"
(7) The d	efendant shall:	-1
$(\mathbf{Y})(\mathbf{a})$	report to the U.S. Pretrial Services as directed	
	telephone number (615) 736-5771 , not later than execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated pr	
()(c)	post with the court the following indicia of ownership of the above-described property, or the following amount or percent	ntage of the above-described
()(d)	execute a bail bond with solvent sureties in the amount of \$	
(A) (ii)	maintain or activaly seek employment by attern 35001 48 4"	6
$(\tilde{\mathcal{C}})\tilde{\mathfrak{g}}$	maintain or commence an education program. surrender any passport to: Pvetnal Services	
(V)(g)	surrender any passport to: Kyethal Services	1.4
(X)(h) (X)(i)	obtain no passport. The strict of the following restrictions on passonal association, place of above a travel: Restricted to Middle by the following restrictions on passonal association, place of above a travel: Restricted to Middle by the following restrictions on passonal association, place of above at the strict travel by Pretrial Section 1988 and	e District of TN
(X)(i)	abide by the following restrictions on personal association, pract of abode, at vavel by Pretrial Se whiess pre-approved for out of district travel by Pretrial servential witness in the	יתונפג
	Whiles pre-approved the board state of the protection witness in the	subject investigation or
(X)0	prosecution, including his bit limited to: CO-defendants Luthoust procedures with any persons who are or who may become a water procedure or prosecution, including his bit limited to:	el of Hetral S
()(k)	undergo medical or psychiatric treatment and/or remain in an institution as follows:	
, , , , , ,	return to custody each (week) day as of o'clock after being released each (week) day as of	o'clock for employment,
()(1)	schooling, or the following limited purpose(s):	
()(-)	maintain residence at a halfway house or community corrections center, as deemed necessary by the pretrial services off	ice or supervising officer.
()(m)	refrain from possessing a firearm, destructive device, or other dangerous weapons.	
()(0)	a control of the second of a second	as unasseibad by a linemest mardis
(X)(iii)	refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. 9 auz, unite	33 preserioed by a neemed medic
•	practitioner,	the defendant is using a prohibite
(X)(d)	substance. Such methods may be used with random frequency and include urine testing, the wearing of a swear patent, who	
(() (r)	participate in a program of inpatient or outpatient substance abuse therapy and counseling it deemed advisable by the pr	enisi services onice or subervisir
(X)(s)	officer. refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohib	
-		
()(t)	participate in one of the following home confinement program components and abide by all the requirements of the program () will not include electronic monitoring or other location verification system. You shall pay all or part of the cost of the	he program based upon your abili
	to pay as determined by the pretrial services office of supervising office. () (i) Curfew. You are restricted to your residence every day () fromto	() as directed by the pretrial
	 (i) Home Detention. You are restricted to your residence at all times except for employment; education; religious or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities as p 	services; medical, substance abus me-approved by the pretrial service
	office or supervising officer; or () (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treat	ment, religious services, and cou
	and the second but the empty of convince of the arrangement of the second of the secon	
(V)(u)	report as soon as possible to the pretrial services office or supervising officer any contact with any law enforcement per	
(Xxas	Shall permit Pretrial Services Officer to visit you at home or elsewhere at any time, and allow Pretrial Services Officer to	o confiscate any contraband in
(~) (v)	Shall permit Pretrial Services Officer to visit you at notice of elsewhere at any time, and anow results services of plain view.	
()(w)		
()(x)		

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	(Rev.6/97) Advise of Penalties	,
AO 199C	(KEV.0/9/1 AUVISCULT CHARGES	

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor.

This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

(1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;

(2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;

(3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;

(4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Directions to United States Marshal

()	The defendant is ORDERED released after processin The United States marshal is ORDERED to keep the defendant has posted bond and/or complied with all c appropriate judicial officer at the time and place spec	defendant in custody until notified by the clock of justices. The defendant shall be produced before the
Date:	June 3, 2013	Signature of Judicial Officer
		E. CLIFTON KNOWLES, U.S. MAGISTRATE JUDGE Name and Title of Judicial Officer
	DISTRIBUTION: COURT DEFENDANT	PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL